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TO

Name: Examiner Ann Y. Lam

Company: U.S. Patent and Trademark Office

Fax Number: 571.273.8300

Subject: U.S. Appln. 09/981,440

Statement of Interview - Applicant

Summary

Date: January 23, 2006

Phone Number:

Total Pages (including cover): 3

Confirmation Copy to Follow: No

FROM

Name: Andrew B. Schwaab

Phone Number: 650.849.6643

Verified by: lp

Atty Dkt. No. 10004416-1 Finnegan Ref. 7896.0056

MESSAGE

First Na	med Inventor:	
Michael GREENSTEIN		Group Art Unit: 1641
Application No.: 09/981,440)		Examiner: LAM, Ann Y
Filed: (October 16, 2001	
F	THERMAL REGULATION OF FLUIDIC SAMPLES WITHIN A DIAGNOSTIC CARTRIDGE	Confirmation No.: 5699

Applicants enclose the following papers for filing in the above-referenced application:

1) Statement of Interview - Applicant Summary (2 pages, pages 1-2).

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Appin. No. 09/981,440 Interview Summary

PATENT Attorney Docket No. 10004416-1 Finnegan Ref. No. 07896.0056-00000

CERTIFICATE OF TRANSMISSION UNDER 37 CFR § 1.8			
I hereby certify that this correspondence is being transmitted by facsimile to the Patent and Trademark Office on January 23, 2006.			
By Anda Phillips			
Linda Phillips			

IN THE UNITED STATES PATE First Named Inventor:		RECEIVED CENTRAL FAX CENTER
Michael GREENSTEIN) Group Art Unit: 1641	JAN 23 2006
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Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT OF INTERVIEW - APPLICANT SUMMARY

In response to the Interview Summary mailed December 23, 2005, the undersigned's recollection of the interview with Examiner Lam conducted on December 15, 2005, are summarized below. Applicants proposed amending the temperature monitor language of claim 1 to include the recitations 'external' and 'not in contact' with the cartridge. The Examiner inquired as to support for these recitations in the specification. With regard to 'not in contact,' the undersigned directed the Examiner's attention to paragraph 29, which discloses optical temperature measurement means that provide "non-contact between the miniature analytical device and the disposable cartridge." The undersigned recalls some agreement that 'not in contact' was thus supported by the specification. The interview next turned to discussion of 'external.'

Here, the Examiner noted that the word "external" was not explicitly stated in paragraph 29. Without acquiescing to whether a temperature monitor of such 'external' limitation was or was not taught in the specification (i.e., either here in paragraph 29, or elsewhere), the undersigned recalls simply focusing our attention to recitations that were explicitly recited in the specification. Applicants thank the Examiner for this most helpful and productive discussion, in which several potential recitations/amendments were discussed. At the end of this discussion, the undersigned indicated that amended claim language consistent with these latter discussions would be submitted with the forthcoming Amendment and Response.

Please grant any extensions of time required to enter this paper and charge any additional required fees to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Dated: January 23, 2006

Andrew S. Schwaab Reg. No. 38,611

Finnegan Henderson Farabow Garrett & Dunner L.L.P. 901 New York Ave., N.W. Washington, D.C. 20001 (202) 408-4400